SOUTH WEBER city

SOUTH WEBER CITY COUNCIL AGENDA

PUBLIC NOTICE is hereby given that the City Council of SOUTH WEBER CITY, Utah, will meet in a regular public meeting on Tuesday, October 15, 2019 in the Council Chambers, 1600 E. South Weber Dr., commencing at 6:00 p.m.

COUNCIL MEETING (Agenda items may be moved in order or sequence to meet the needs of the Council.)

- 1. Pledge of Allegiance: Councilman Taylor
- 2. Prayer: Councilman Winsor
- 3. Swear in Judge
- 4. Swear in Youth Council
- 5. Public Comment: Please respectfully follow these guidelines
 - a. Individuals may speak once for 3 minutes or less
 - b. State your name and address for the record
 - c. Speak to the entire City Council
 - d. Do not comment from the audience
 - e. Note City Council will not respond during the public comment period
- **6. Appointment:** Poll Workers for Municipal Election
- 7. Resolution 19-44: Request for Justice Court Re-Certification
- 8. Approval: Cost Share Agreement with FM Winkle Family LLC for Cottonwood Drive Water Line
- 9. New Business
- 10. Reports:
 - a. Mayor
 - b. Council Members
 - c. City Manager

11. Adjourn

In compliance with the Americans With Disabilities Act, individuals needing special accommodations during this meeting should notify the City Recorder, 1600 East South Weber Drive, South Weber, Utah 84405 (801-479-3177) at least two days prior to the meeting.

THE UNDERSIGNED DULY APPOINTED CITY RECORDER FOR THE MUNICIPALITY OF SOUTH WEBER CITY HEREBY CERTIFIES THAT A COPY OF THE FOREGOING NOTICE WAS MAILED, EMAILED, OR POSTED TO: 1. CITY OFFICE BUILDING 2. FAMILY ACTIVITY CENTER 3. CITY WEBSITE www.southwebercity.com 4. UTAH PUBLIC NOTICE WEBSITE www.pmn.utah.gov 5. THE GOVERNING BODY MEMBERS 6. OTHERS ON THE AGENDA

10-09-19	Lisa Smith
DATE:	CITY RECORDER: Lisa Smith



Council Meeting Date: 10-15-19

Name: Lisa Smith

Agenda Item: Appointment of Judge

Objective: Administer Oath

Background: Judge Memmott was chosen through a rigorous process, recommended by Mayor Sjoblom and ratified by the Council last week. He must now be officially sworn in before

presiding in court.

Summary: Oath needs administration

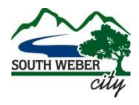
Committee Recommendation: n/a

Planning Commission Recommendation: n/a

Staff Recommendation: n/a

Attachments: none

Budget Amendment: n/a



Council Meeting Date: 10-15-19

Name: Lisa Smith

Agenda Item: Swear in 2019 Youth Council Members

Objective: Recognize and deliver oaths to Youth Council

Background: Each fall applications are solicited from youth desiring to serve their community for one year. The South Weber City Youth Council, supervised by Michael Poff, is an organization serving the community while teaching the principles of responsible government. Examples of past service include the annual Easter Egg Hunt, Breakfast with Santa and Country Fair Days assistance.

Summary: Recognize the Youth Council for service to the community and administer oaths

Committee Recommendation: n/a

Planning Commission Recommendation: n/a

Staff Recommendation: n/a

Attachments: none

Budget Amendment: n/a

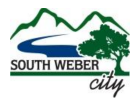
Youth Council:

Abigail Howard Jaxon Fessler
Alec Fessler Lilian Randall
Allie Poff Mark Bell

Edie Harper McKenna Winsor

Emily Poff Rubies

Hannah Titus Ryker Alvery



Council Meeting Date: Oct 15-2019

Name: Lisa Smith

Agenda Item: Poll workers

Objective: Appoint poll workers for municipal election to be held on November 5, 2019

Background: UCA 20A-5-602 (1)A county legislative body, a municipal legislative body, or a local district board appointing or providing for the appointment of, a poll worker for a local election under this section shall appoint the poll worker at least 15 days before the date of the local election".

In March the Council signed an interlocal agreement with Davis County to provide election support. Davis County agreed (1.10) to recruit poll workers; provide training, scheduling, supplies and compensation. The City agreed (2.6) to perform legislative body poll worker approval. Davis County has provided the following poll workers:

Lyn	Bracken	(801)645-3249	1490 Kays Creek Dr	Layton	Poll Manager
Diana	Hyer	(801)941-4553	1670 E 7325 S	South Weber	Ballot Clerk
Laurie	Meyers	(801)706-3097	3101 Fernwood Dr	Layton	Receiving Clerk

Summary: Council must appoint poll workers for the upcoming election

Committee Recommendation: n/a

Planning Commission Recommendation: n/a

Staff Recommendation: n/a

Attachments: n/a

Budget Amendment: n/a



Council Meeting Date: October 15, 2019

Name: Lisa Smith

Agenda Item: Re-certification of the South Weber Justice Court

Objective: Continue operating a justice court in the City.

Background: Each four years a justice court must re-certify with the Justice Courts Standards Committee and the Utah Judicial Council. Our certification will expire February 1, 2020. There are several requirements including a letter from Attorney Ahlstrom, an affidavit from the judge and a resolution from the Council. These documents must be forwarded to the Administrative Office of the Courts by November 8, 2019.

Summary: Request re-certification

Committee Recommendation: N/A

Planning Commission Recommendation: N/A

Staff Recommendation: N/A

Attachments: Resolution 19-45

Budget Amendment: N/A

RESOLUTION 19-44

A RESOLUTION OF THE SOUTH WEBER CITY COUNCIL TO REQUEST RE-CERTIFICATION OF THE JUSTICE COURT

WHEREAS, Utah statute requires all justice courts to be re-certified by the Judicial Council every four years; and

WHEREAS, the current certification shall expire on the first of February 2020; and

WHEREAS, City Attorney Douglas Ahlstrom has submitted an opinion letter verifying all requirements have been met to continue operation of a justice court; and

WHEREAS, newly appointed Judge Memmott has presented an affidavit swearing to the feasibility of continuing a court at this location; and

WHEREAS, South Weber City desires to continue operating a justice court for the safety of all its citizens, and

WHEREAS, the Council affirms their willingness to continue meeting all requirements set forth by the Judicial Council for this location for the next four-year term,

NOW THEREFORE BE IT RESOLVED by the Council of South Weber City, Davis County, State of Utah, as follows:

Section 1. Request: South Weber Council requests re-certification of the South Weber Justice Court by the Justice Courts Standards Committee and the Utah Judicial Council.

Section 2: **Repealer Clause**: All ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed.

PASSED AND ADOPTED by the City Council of South Weber, Davis County, on the 15th day of October 2019.

Roll call vote is as follows:					
Council Member Halverson	FOR	AGAINST			
Council Member Hyer	FOR	AGAINST			
Council Member Petty	FOR	AGAINST			
Council Member Taylor	FOR	AGAINST			
Council Member Winsor	FOR	AGAINST			

Jo Sjoblom, Mayor	Attest: Lisa Smith, Recorder



CONSULTING ENGINEERS

MEMORANDUM

TO: South Weber City Mayor and Council

FROM: Brandon K. Jones, P.E.

South Weber City Engineer /

CC: David Larson – South Weber City Manager

Mark Larsen – South Weber City Public Works Director

RE: COOPERATIVE AGREEMENT

Cottonwood Dr. Waterline Replacement - Cost Share with Riverside RV

Park Development

Date: October 9, 2019

Background

The 2016 Culinary Water Capital Facilities Plan (CFP) identifies the existing waterline in Cottonwood Drive as needing to be replaced, due to the fact that it is a 6" line, and needs to be replaced with an 8" line, as that is the minimum size for a line servicing fire hydrants. In the 2018 Capital Improvements Plan (CIP) the replacement of this line is shown to take place in the year 2026 (not a high priority project). However, recent fire flow tests have revealed that this line also struggles to provide sufficient fire flow. The City budgeted \$300,000 this year to go towards waterline replacement projects addressing fire flow deficiencies.

Project Priority Adjustment

We are recommending an adjustment to the CIP; to complete the Cottonwood Drive waterline replacement in the current fiscal year. While the project location is different than some of the other locations anticipated, the purpose of the project remains the same; to address fire flow deficiencies. We feel the timing is right to make this adjustment for two reasons: 1) Cottonwood Drive is in desperate need of resurfacing, but cannot be done until the waterline is replaced, and 2) the developer of the Riverside RV Park needs to have adequate fire flow.

Cooperative Agreement

The Riverside RV Park developer is ready to begin construction. However, they are concerned about the fire flow deficiency and need to get that corrected. We have run several scenarios in the computer water model to determine what size line is needed. It was determined that replacing the waterline with an 8" line would provide sufficient fire flow for the residents on Cottonwood Drive, but not for the development. In order to provide sufficient fire flow for both the existing residents and the development a new 10" line would be required. Since both the city and the developer have need for this line to be replaced, we felt that it would be more economical and efficient if we participated in a cost sharing agreement (see Draft Cooperative

COOPERATIVE AGREEMENT

Cottonwood Dr. Waterline Replacement – Cost Share with Riverside RV Park Development Page 2 of 2 October 9, 2019

Agreement attached). While the Agreement itself spells out more of the details, essentially the agreement states that the City will pay for and provide the design of the waterline replacement in Cottonwood Drive, but the construction would be completed by the Developer's contractor. The Developer would pay the contractor and the City would reimburse for the City's portion of the project. The City would pay for the same scope that they would have done otherwise if no development were occurring (i.e. new 8" waterline, fire hydrants, reconnection of existing services, and an asphalt patch), but there may be a chance that the costs will come in cheaper than if the project was done by the City alone. The developer is paying for the "upsizing" of the waterline from 8" to 10". According to the cost estimate included in the Cooperative Agreement, the entire \$300,000 budgeted would be needed to complete the project.

Cottonwood Drive Resurfacing

Completing the replacement of this waterline now will allow for the resurfacing of Cottonwood Drive to take place as soon as the City makes that decision. If the resurfacing were to be budgeted for in the next fiscal year, the City could potentially save the cost of the asphalt patch that is part of the waterline replacement project. If not, the trench would be patched; but with the waterline being replaced, the road would be ready to be resurfaced whenever the City was ready to fund that project.

Recommendation

We recommend approval of the Cooperative Agreement to get the Cottonwood Drive waterline replaced and upsized to a 10" line.

COOPERATIVE AGREEMENT BY AND BETWEEN SOUTH WEBER CITY AND F.M. WINKEL FAMILY, LLC FOR WATERLINE REPLACEMENT IN CORRESPONDENCE WITH RIVERSIDE R.V. PARK DEVELOPMENT

This Cooperative Agreement is made by and between South Weber City, a body politic and political subdivision of the State of Utah, having its principal business address as 1600 East South Weber Drive, South Weber, Utah (hereinafter "City") and the F.M. Winkel Family, a Limited Liability Corporation having its principal business address as 3651 North 100 East #125, Provo, Utah (hereinafter "Developer"), individually referred to as "Party" or collectively referred to as "Parties."

Recitals

WHEREAS, City is a municipal corporation duly organized under Title 10 of the Utah Code Annotated, as amended;

WHEREAS, Developer is a Limited Liability Company duly organized under the laws of the State of Utah;

WHEREAS, the Developer has received approval from the City and plans to construct the Riverside R.V. Park located at 855 E. Cottonwood Drive (hereinafter "Development"); and

WHEREAS, City has an existing six-inch (6") culinary waterline connected to the Weber Basin Water Conservancy District (WBWCD) transmission line through a meter vault by Adams Avenue and the Weber River Trail, and extending to the western boundary of the Development (See Exhibit A); and

WHEREAS, due to the age and condition of the existing waterline, the City desires to replace and upsize the line to a ten-inch (10") waterline (hereinafter "Replacement"); and

WHEREAS, the City has performed a computer model analysis and determined that the waterline needs to be upsized to a ten-inch (10") waterline in order to provide adequate fire flow protection for the existing residents on Cottonwood Drive and the Development; and

WHEREAS, Parties desire to work cooperatively in order to increase time and cost efficiency by incorporating the Replacement as part of the construction of the Development (hereinafter "Project"), rather than the City and the Developer running separate projects;

NOW, THEREFORE, for the reasons cited above, and in consideration of the mutual covenants and agreements contained herein, City and Developer do mutually agree and undertake as follows:

Section One Scope of Agreement

Intent. For the purpose of construction, the Parties intend by this Agreement to incorporate the replacement and upsize of City infrastructure as additional construction to that of the Development.

Specifically, this Agreement addresses the obligations of City and Developer in relation to designing and managing the Project.

Section Two City's Agreement and Responsibilities

City agrees to:

- 1. Engineer plans for the design, layout, and construction of the Replacement portion of the Project in accordance with City's adopted Development, Design, & Construction Standards technical specifications.
- 2. Coordinate the construction of the Project with the Developer.
- 3. Approve the selection of the Contractor by the Developer to complete the construction of the Project. The City, when determined to be in the best interest of the City, reserves the right to reject a proposed Contractor or Sub-Contractor.
- 4. Conduct a pre-construction meeting with all Parties, the Contractor, and any Sub-Contractor(s) performing the work.
- 5. Provide a representative to attend all Project related meetings.
- 6. Provide inspections of all Project work completed.
- 7. Within three (3) business days of request from Developer:
 - a. Provide written approval or comments for pay requests.
 - b. Provide written approval or denial of change order requests.
- 8. Allow the City's computer model analysis and the Developer's participation in upsizing the waterline from an eight-inch (8") to a ten-inch (10") waterline to be considered sufficient for the required fire flow protection. If, after the project is completed, the actual fire flow is less than the required amount, and the Developer has maximized the meter size serving the Development, the City will be responsible for making adjustments to the WBWCD meter vault in order to provide the required fire flow.

Section Three Developer's Agreement and Responsibilities

Developer agrees to:

- 1. Coordinate with City and provide necessary information for the design and construction of the Project.
- 2. Select the Contractor to complete the construction of the Project.

- 3. Provide a representative to attend all Project related meetings.
- 4. Issue Project Change Order(s) to Contractor, when necessary.
- 5. Notify City of all Contractor payment requests related to the Project and obtain concurrence from City of pay request prior to approving pay request and issuing payment.
- 6. Notify City of all Contractor change order requests related to the Project and obtain concurrence from City of change prior to approving.
- 7. Maintain and oversee Project records and provide electronic versions to City.
- 8. Complete construction of the Project no later than <u>June 30, 2020</u>.
- 9. Maximize the size of the meter serving the Development if, after the project is completed, the actual fire flow is less than the required amount.

Section Four Payment

City and Developer will establish and maintain their own budgets for expenses related to this Agreement. For the Project, Developer shall make payment in full to Contractor and request reimbursement from City.

- 1. City will pay one hundred percent (100%) of design and engineering fees associated with the Project.
- 2. City will pay one hundred percent (100%) of actual Project construction costs associated with the eight-inch (8") waterline, reconnection of existing services, fire hydrants, and asphalt patching as estimated in Exhibit B.
- 3. City will pay one hundred percent (100%) of Project inspections, testing, and City-related Project construction oversight.
- 4. Developer will pay one hundred percent (100%) of design and engineering fees associated with their development.
- 5. Developer will pay one hundred percent (100%) of construction costs, Project inspections, and testing associated with their development.
- 6. Developer will pay daily Liquidated Damages of five hundred dollars (\$500) to the City for each calendar day that the Project construction goes beyond the agreed upon completion date.
- 7. Any projected remaining balance above \$350,000 will be negotiated between the City and Developer and agreed upon prior to the work being completed. Any projected costs in excess of a 5% contingency must be approved by the City Council.

- 8. Within thirty (30) days of Project completion, Developer shall issue an invoice, along with Contractor pay request, to City for work completed within the Project.
- 9. Within thirty (30) days of receipt of an invoice from Developer, City shall submit the reimbursement payment.

Section Five General Provisions

- 1. **Limitations.** Except as outlined by this Agreement or by agreement separate from this, Developer shall assume full responsibility for the design, engineering, and construction of the Development. Furthermore, the Developer shall be fully responsible for fees, inspections, and any other types of activity outside the scope of this Agreement.
- 2. **Official Representative.** Parties respectively designate the following persons to act as their authorized representative in matters and decisions pertaining to the timely performance of this Agreement.

City	Developer
David Larson	F.M. Winkel Family, LLC
City Manager	McKay Winkel
801-479-3177	801-377-8035
dlarson@southwebercity.com	mckaywinkel@gmail.com

The authorized representative(s) shall have full power to bind City and Developer, respectively, in decisions related to Project that do not require approval from either City's elected representatives or Developer's Corporation, unless otherwise required by their individual Purchasing Policy. Each may designate an authorized representative upon written notice to the other party.

- 3. **Term and Renewal.** This Agreement shall be for a period of twenty four (24) months beginning upon the effective date or until such time as the construction of Project as described herein is complete, including the one-year warranty period, whichever comes first.
- 4. **Termination.** This Agreement may be terminated by either party upon ninety (90) days written notice from the City or Developer provided to the City Recorder. Upon termination of the Agreement, City shall have thirty (30) days to pay any outstanding balance owed to Developer.
- 5. **Effective Date.** This Agreement shall become effective upon the date signed by both Parties.
- 6. **Amendment.** This Agreement may be changed, modified, or amended by written agreement of the participants, upon adoption of appropriate resolutions from the each Party, along with being

- approved as to form by the City Attorney and Developer Attorney, and upon meeting all other applicable requirements.
- 7. **Entire Agreement.** This Agreement, together with any written amendments, shall constitute the entire agreement between the parties and any prior understanding or representation of any kind preceding the date of this Agreement shall not be binding upon either party except for the resolutions of each party herein attached and incorporated by reference.
- 8. **Indemnification.** Each party agrees to indemnify, defend, and save and hold the other party and its respective officers, trustees, agents, employees, and permitted assigns harmless against and in respect of the following:
 - a. all claims, losses, liabilities, damages, costs, deficiencies, and expenses affecting any persons or property as a result of the indemnifying party's actions;
 - b. any misrepresentation, material omission, breach of warranty, or non-fulfillment of any covenant or agreement by the indemnifying party, relating to this Agreement; and
 - c. any and all actions, suits, proceedings, demands, assessments, judgments, costs, legal and accounting fees, and other expenses incident to any of the foregoing.
- 9. **Employee Status.** It is understood and agreed by the parties that any and all personnel furnished by the parties shall remain employees of the respective parties and shall abide by the personnel policies of the respective parties.
- 10. Hired Consultant Status. It is understood and agreed by the parties that any consultant, including but not limited to the person, firm, or entity serving as City Engineer, Project Engineer, or Contractor, shall not represent themselves as employees of the respective parties.
- 11. **Warranties.** Each party represents and warrants that it is authorized to execute and deliver this Agreement and there is no litigation, legal action or investigation between the parties that would adversely affect this Agreement.
- 12. **Documents on File.** Executed copies of this Agreement shall be placed on file in the office of the City Recorder and Developer and shall remain on file for public inspection for the duration of this Agreement.
- 13. **Governing Law.** It is understood and agreed by the parties that this Agreement shall be governed by the laws of the State of Utah as to interpretation and performance.
- 14. **Non-transferable.** This rights, duties, powers and obligations of this Agreement may not be transferred, assigned or delegated without the consent of the parties.
- 15. **Rules of Construction and Severability.** Standard rules of construction, as well as the context of this Agreement, shall be used to determine the meaning of the provisions herein, except as follows: If any of the provisions herein are different from what is normally allowed or required

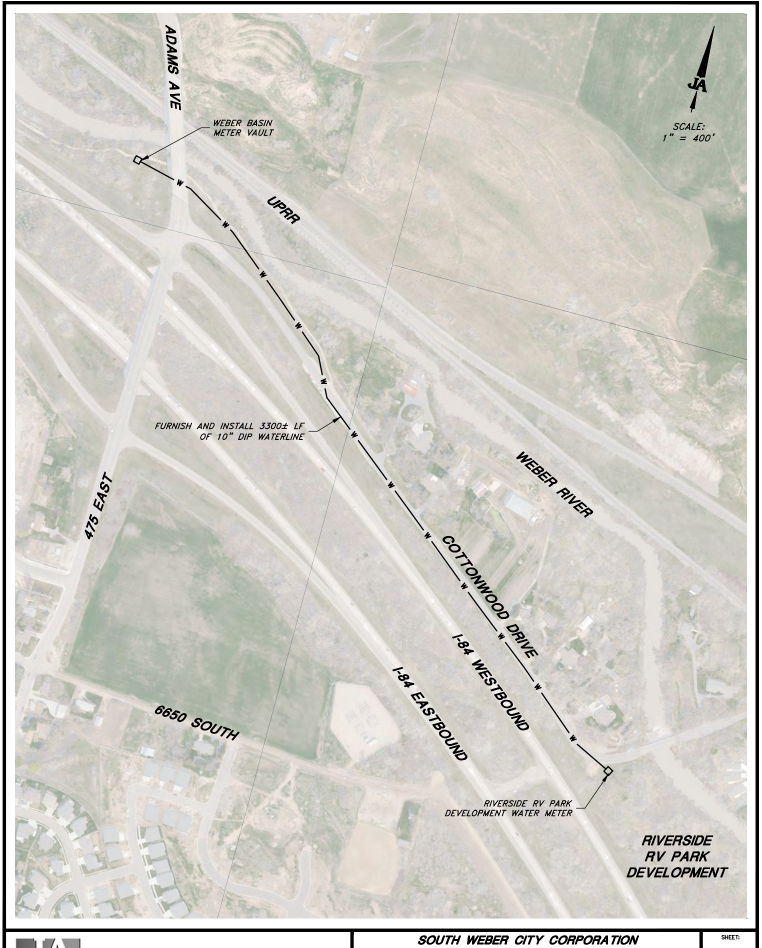
by law, every effort shall be made to construe the clauses to be legally binding and to infer voluntary arrangements which are in addition to what is normally allowed or required by law. If any provision, article, sentence, clause, phrase, or portion of this agreement, including but not limited to any written amendments, is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this agreement, unless the invalidation of the provision materially alters the agreement by interfering with the purpose of the agreement or by resulting in noncompliance with applicable law. If the invalidation of the provision materially alters the agreement, then the parties shall negotiate in good faith to modify the agreement to match, as closely as possible, the original intent of the parties. It is thus the intention of the parties that each provision of this agreement shall be deemed independent of all other provisions herein, as long as the overall purpose of the agreement is preserved.

(continued on next page)



IN CORRESPONDENCE WITH RIVERSIDE R.V. PARK DEVELOPMENT

DATED this day of	, 2019
SOUTH WEBER CITY:	
City Manager, South Weber City	
ATTEST:	
City Recorder	
DATED this day of	, 2019
F.M. WINKEL FAMILY, LLC:	
Title:	
ATTEST:	
Title:	





CONSULTING ENGINEERS

6080 Fashion Point Drive South Ogden, Utah 84403 (801) 476-9767 www.jonescivil.com

COOPERATIVE AGREEMENT WATERLINE REPLACEMENT

EXHIBIT A

,

OF 1 SHEETS

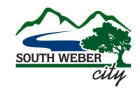
0

Cottonwood Dr. Waterline Replacement Project

Improvement costs associated with replacement and upsizing of existing Location: waterline, fire hydrants, reconnection of services, and asphalt patch.

Cost Estimate

From the WBWCD Meter Vault (approx. Adams Ave by River Trail) to the



Date: October 9, 2019

Riverside R.V. Park Development boundary

Item	Description	Qty	Unit	Unit Price	Total
New 8	3" Waterline (approx. pipe length = 3,300 l.f.)				
1	Mobilization	1 L	S.	\$5,000.00	\$5,000.00
2	Traffic Control	1 L	S.	\$7,000.00	\$7,000.00
3	Sawcut asphalt	4,200 l.	.f.	\$1.50	\$6,300.00
4	Remove asphalt (3"-5" thick)	12,600 s	.f.	\$1.75	\$22,050.00
5	Remove existing fire hyrdrant	3 e	ea.	\$700.00	\$2,100.00
6	Cut, plug and abandon existing waterline	2 e	ea.	\$500.00	\$1,000.00
7	New 8" cl-51 DIP waterline	3,300 l.	.f.	\$48.00	\$158,400.00
8	New 8" gate valve	3 e	ea.	\$2,000.00	\$6,000.00
9	New fire hydrant	3 e	ea.	\$5,500.00	\$16,500.00
10	Connect new 8" to existing waterline	2 e	ea.	\$2,500.00	\$5,000.00
11	Connect existing service to new waterline	6 e	ea.	\$1,700.00	\$10,200.00
12	New granular imported trench backfill	50 t	on	\$18.00	\$900.00
13	New UTBC (12" thick)	920 t	on	\$25.00	\$23,000.00
14	New HMA (4" thick)	330 t	on	\$75.00	\$24,750.00
15	Raise valve box to grade with concrete collar	2 e	ea.	\$400.00	\$800.00
		SUBTOT	AL 8" \	WATERLINE =	\$289,000.00
		5	5%± Co	ntingency* =	\$14,450.00
		TOTA	L 8" W	/ATERLINE =	\$303,450.00

Item	Description	Qty	Unit	Unit Price	Total
New 1	10" Waterline (approx. pipe length = 3,300 l.f.)				
1	Mobilization	1	L.S.	\$5,000.00	\$5,000.00
2	Traffic Control	1	L.S.	\$7,000.00	\$7,000.00
3	Sawcut asphalt	4,200	l.f.	\$1.50	\$6,300.00
4	Remove asphalt (3"-5" thick)	12,600	s.f.	\$1.75	\$22,050.00
5	Remove existing fire hyrdrant	3	ea.	\$700.00	\$2,100.00
6	Cut, plug and abandon existing waterline	2	ea.	\$500.00	\$1,000.00
7	New 10" cl-51 DIP waterline	3,300	l.f.	\$60.00	\$198,000.00
8	New 10" gate valve	3	ea.	\$3,200.00	\$9,600.00
9	New fire hydrant	3	ea.	\$5,500.00	\$16,500.00
10	Connect new 10" to existing waterline	2	ea.	\$3,000.00	\$6,000.00



JONES & Consulting Engineers

Item	Description	Qty Unit	Unit Price	Total
11	Connect existing service to new waterline	6 ea.	\$1,700.00	\$10,200.00
12	New granular imported trench backfill	50 ton	\$18.00	\$900.00
13	New UTBC (12" thick)	920 ton	\$25.00	\$23,000.00
14	New HMA (4" thick)	330 ton	\$75.00	\$24,750.00
15	Raise valve box to grade with concrete collar	2 ea.	\$400.00	\$800.00

SUBTOTAL 10" WATERLINE = \$333,200.00

5%± Contingency* = \$16,660.00

TOTAL 10" WATERLINE = \$349,860.00

COOPERATIVE AGREEMENT COSTS

DEVELOPER: Difference in cost for pipe upsizing (8" vs. 10").

CITY: Furnish and install 10" waterline complete, including connections of services, replacement of fire hydrants, and asphalt patching.

DEVELOPER COST = \$46,000.00 CITY COST = \$304,000.00 TOTAL PROJECT COST = \$350,000.00



Consulting Engineers Page 2 of 2

^{*} Contingency is intended to account for a small portion of costs not accounted for with the line items listed and costs due to unknown conditions